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MEMO ENDORSED

The Application is granted.

SÓ DRDERED:

Dated:\_June 12, 2020

June 5, 2020

Via ECF

The Honorable Paul G. Gardephe United States District Judge Southern District of New York 40 Foley Square New York, NY 10007

Re: <u>United States v. Jose Maria et al.</u>, - 19 Cr. 868 (PGG)

Dear Judge Gardephe:

The undersigned represents Loren Rubio in the above captioned matter. I am writing to request that the Court temporarily alter the terms of Ms. Rubio's bail conditions so that she may travel to Florida to attend her nephew's birthday and a family gathering.

Ms. Rubio would plan to fly to	Orlando on June 29, 2020 and return to New York on July
9. She proposes to stay at the	. The hotel is located at
	. Ms. Rubio will, of course, have her cellular telephone
with her at all times. That number is	

I have communicated with AUSA Elizabeth Espinosa and Pre-Trial Services Officer Courtney DeFeo. Both take no position on Ms. Rubio's request. Should Your Honor require anything further on this issue I am available at the Court's convenience to discuss the matter.

Respectfully submitted,

/s/

Gregory Morvillo

cc: AUSA Elizabeth Espinosa Courtney DeFeo, Pre-Trial Services Officer